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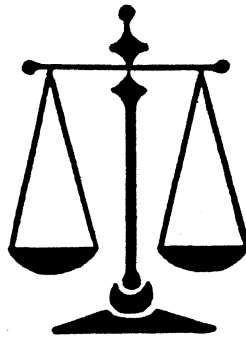
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**A SUMMARY OF SELECTED BILLS
TRULY AGREED TO AND FINALLY PASSED**

By The

85th General Assembly

Second Regular Session



**Prepared By
Office of State Courts Administrator
July 1990**



NO
JUL 14 1990
7:39:00

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INTRODUCTION

In their role of interpreting the statutes of Missouri, judges have a potential interest in almost any bill enacted. However, for this synopsis certain bills have been selected which appear to have a direct impact on the workload or procedures of the courts, or which appear likely to come to the attention of the courts within a short time. The individual summaries cover the major points of the bills or those sections that affect the courts, but they do not address every issue in each bill and should not be read as a substitute for reading the bill in the context of the entire chapter in the statutes.

The bills are arranged by subject matter; both a table of contents listing the bills by number, and an index, are provided at the front of the report.

Except for the bills marked "vetoed," all bills included in this summary have been signed by the Governor. Signed bills become effective August 28, 1990, unless otherwise indicated. We have indicated the date signed on those bills with an emergency clause.

For a copy of any bill, please direct your request to:

Senate Bill Room
State Capitol
Jefferson City, Missouri 65101

House Post Office
State Capitol
Jefferson City, Missouri 65101

Staff of the Office of State Courts Administrator are willing to assist you in obtaining further information about any of the legislation.

ADOPTION

HB 1296 EXPENSE CLARIFICATION/ADOPTION

Repeals section 453.075, RSMo Supp. 1989, relating to adoption, and enacts in lieu thereof one new section relating to the same subject.

This bill clarifies the expenses the court may allow in an adoption decree.

CIVIL

HS HCS SB 728 SERVICE OF PROCESS ST. LOUIS CITY

This bill relates to zoning provisions relating to drug and alcohol treatment programs and to the regulation of certain real property. It also contains a provision which will require absentee landlords in the City of St. Louis to designate an agent to receive service of process for local ordinance violations. Failure to designate an agent is a misdemeanor.

HCS SS SCS SB's 808 & 672 CONTRACTUAL OBLIGATIONS

Repeals sections 34.040, 34.210, 37.300, 429.010, 429.090, 429.560, 630.005, and 630.705, RSMo 1986, and sections 34.055, 429.013 and 429.015, RSMo Supp. 1989, relating to certain contractual obligations, and enacts in lieu thereof seventeen new sections relating to the same subject.

This bill relates primarily to public works contracts and those provisions will not be summarized here. As it relates to the judiciary, the bill provides the same lien rights to persons who furnish landscape goods or services or install outdoor irrigation systems as are provided to persons who perform any work or labor upon or furnish material, fixtures, engines, boilers or machinery for any building or improvement upon land.

The bill also gives registered landscape architects the same lien rights that professional engineers, land surveyors and architects have.

The bill increases from one dollar to five dollars the filing fee paid to circuit court clerks for recording mechanics' liens.

SS HB 948 SHOPLIFTING PENALTIES/POLICE POWERS

Repeals sections 85.620, 105.452, and 590.175, RSMo 1986 and section 590.115, RSMo Supp. 1989, relating to certain police officers, and enacts in lieu thereof six new sections relating to the same subject, with penalty provisions and an emergency clause for certain sections.

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SS HB 948 SHOPLIFTING PENALTIES/POLICE POWERS (Cont.)

The legislation extends city police powers to areas leased by the municipality outside of its boundaries; provides a statutory basis for police disciplinary proceedings; and modifies the law to give sheriffs more time to meet minimum training standards.

The legislation also provides for civil liability for certain shoplifters. Adults or minors are civilly liable for actual damages, plus a monetary penalty, court costs, and reasonable attorney's fees if they shoplift, alter prices or steal a shopping cart. The parents or guardians of an unemancipated minor who shoplifts are civilly liable for actual damages. A conviction under Section 570.030 or 570.040 (stealing penalties) is not required prior to the filing of a civil action. **This bill was signed on 7/13/90.**

CONSERVATION/NATURAL RESOURCES

SS SCS HB 1669 NATURAL RESOURCES/KATY TRAIL/CONSERVATION

Repeals section 252.085, RSMo 1986 and section 640.220, RSMo Supp. 1989 relating to certain natural resources, and enacts in lieu thereof six new sections relating to the same subject, with penalty provisions and an emergency clause.

Creates a procedure by which the state could recover damages for destruction of its natural resources; provides immunity from civil liability to land owners whose lands adjoin a public hiking, biking or recreational trail, in certain situations; gives authorized agents of the Conservation Commission full police powers when working with or at the request of sheriffs, chiefs of police or the superintendent of the Missouri State Highway Patrol; and authorizes the Department of Conservation to operate a toll-free hot line which could receive and record reports of violations of certain wildlife and forestry laws and provides penalty provisions for the unauthorized dissemination of such information and for filing a false report.

The bill also requires hunters to wear orange clothing; violations are an infraction. The Conservation Commission is given the authority to revoke or suspend the hunting privileges of a person who inflicts injury on another person while hunting; there are provisions for judicial review of the decision. **This bill was signed on 7/9/90.**

COURT WORKLOAD

HB 1105 LAW LIBRARY FEES

Repeals sections 514.470 and 514.475, RSMo Supp. 1989, relating to the law library fee, and enacts in lieu thereof two new sections relating to the same subject.

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HB 1105 LAW LIBRARY FEES (Cont.)

Will allow the courts in third-class counties to charge up to \$10 for a law library fee on Chapter 517 cases (associate civil cases--under \$15,000 in dispute) and will extend the authority granted to Jackson County to impose a fee of up to \$15 on Chapter 517 cases to other courts which hold court in two cities and maintain law libraries in both cities (Marion, Cape Girardeau and Jasper).

CRIMES AND PUNISHMENT

SCS HCS HB 974 CORRECTIONS/PROBATION/SENTENCING

Repeals sections 21.440, 21.445, 21.450, 21.455, 21.460, 21.465, 43.503, 105.950, 169.130, 217.035, 217.750, 217.770, 217.778, 301.290, 460.010, 460.020, 460.030, 460.040, 460.050, 460.060, 460.070, 460.080, 460.090, 460.100, 460.110, 460.120, 460.130, 460.140, 460.150, 460.160, 460.170, 460.180, 460.190, 460.200, 460.210, 460.220, 460.230, 460.240, 460.250, 491.230, 516.030, 516.170, 546.610, 547.260, 549.361, 549.371, 549.385, 549.387, 549.400, 549.410, 549.420, 549.430, 549.435, 549.440, 549.450, 549.460, 549.470, 549.480, 552.050, 557.036, 558.011, 558.016, 558.018, 558.031, 558.041, 565.020, 589.040, 595.203, 600.089, and 630.855, RSMo 1986, and sections 57.290, 163.191, 191.659, 217.015, 217.025, 217.092, 217.100, 217.230, 217.255, 217.265, 217.285, 217.300, 217.357, 217.375, 217.380, 217.390, 217.430, 217.541, 217.550, 217.555, 217.567, 217.655, 217.720, 217.722, 217.760, 217.765, 217.775, 217.780, 217.827, 302.080, 544.275, 546.680, 546.710, 546.720, 546.730, 546.740, 546.750, 558.019, 561.031, 595.020, and 595.045, RSMo Supp. 1989, and section 217.690 as enacted by house committee substitute for house bills nos. 128, 79, and 166 of the first regular session of the eighty-fifth general assembly and signed by the governor on June 7, 1989, relating to the department of corrections, and enacts in lieu thereof eighty-eight new sections relating to the same subject, with penalty provisions.

This bill relates primarily to technical and substantive changes in the statutes pertaining to Corrections. As it relates to the judiciary, the bill gives probation and parole officers the power to issue arrest warrants for anyone under house arrest who violates the house arrest agreement; prohibits any inmate from appearing in a civil proceeding in court whether the inmate is a party or not except in termination of parental rights proceedings; requires that any action against the department or its employees by an inmate must be brought within one year; authorizes the director of Corrections to pay into the crime victims' compensation fund from an offender's compensation; repeals all sections of chapter 460; creates the category of "persistent misdemeanor offenders"; restricts the Board of Probation and Parole from supervising misdemeanants other than certain class A misdemeanants and those with two DWI convictions; prohibits capital punishment for a person who had not reached the age of sixteen at the time of commission of murder in the first degree; requires HIV testing for persons convicted of sexual offenses, permits victims

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SCS HCS HB 974 CORRECTIONS/PROBATION/SENTENCING (Cont.)

of these offenses access to the tests and provides that the costs for said testing shall be taxed against the defendant; increases the penalty for certain class C felonies (expanded penalties for prior and persistent offenders); creates a sentencing study commission to be staffed by the State Court's Administrator's office; will permit certain court proceedings to be conducted by closed circuit television in second class counties that become first class on a certain date (Boone County); and provides that persistent misdemeanor offenders shall be sentenced by the judge rather than the jury.

The bill also contains provisions relating to the awarding of crime victims' compensation and compensation for Missouri residents when they are victims of crime in another state.

HCS HB 1279 ALL-TERRAIN VEHICLES

Repeals sections 301.610, 301.620, 301.630, 301.640 and 301.660, RSMo 1986, and sections 300.348, 301.131, 301.190, 301.227, 301.280, 301.300, 304.013, 407.536, 407.556 and 407.583, RSMo Supp. 1989, relating to motor vehicles, and enacts in lieu thereof sixteen new sections relating to the same subject, with penalty provisions, an emergency clause for certain sections and an effective date for certain sections.

This bill contains provisions relating to motor vehicle licensing. It also contains provisions which increase the restrictions on all-terrain vehicles in waterways by confining their use to agricultural purposes or fording at a customary place or within the boundaries of land owned by the ATV operator, and provides that all law enforcement officers and peace officers are to enforce the provisions relating to all-terrain vehicles in waterways.

The legislation also provides for injunctive relief and civil penalties for violations of certain ATV laws. **This bill was signed on 6/13/90.**

CRIMINAL PROCEDURE

SB 558 JAIL COSTS/VIDEO PROCEEDINGS

Repeals section 221.105, RSMo 1986 and section 561.031, RSMo Supp., 1989, and enacts in lieu thereof two new sections relating to the same subjects, with an effective date.

Increases the state reimbursable costs for county jails to \$17.00 per day per prisoner. Also permits certain court proceedings to be conducted by closed circuit television in any county.

The effective date for the bill is July 1, 1991.

ETHICS

HCS SCS SB 631 CAMPAIGN FINANCE DISCLOSURE

Repeals sections 130.011, 130.016, 130.021, 130.026, 130.031, 130.046, and 130.051, RSMo 1986, relating to campaign finance disclosure, and enacts in lieu thereof nine new sections relating to the same subject.

This bill contains numerous provisions relating to campaign finance disclosure. As it relates to the judiciary, the bill adds nonpartisan judges to those exempt from filing an exemption statement.

SCS HCS HB's 1650 & 1565 CONFLICTS OF INTEREST

Repeals sections 105.456, 105.460, 105.470, 105.472, 105.474, 105.476, 105.478, and 105.482, RSMo 1986 relating to public officers and employees and enacts in lieu thereof seventeen new sections relating to the same subject, with penalty provisions and an effective date of January 1, 1991.

Regulates activities in situations involving possible conflicts of interest, requires annual financial disclosure statements from elected and appointed public employees as well as those in decision-making positions and judges, and expands the reporting requirements of lobbyists. Persons who fail to file on time shall not receive compensation from public funds. Continued failure to file shall be grounds for removal from office.

The filing officer for judges shall be the Commission on Retirement, Removal and Discipline. Financial interest statements filed by judges shall be made available as may be provided by Supreme Court rule.

Civil and criminal penalties are provided.

JUDGES

SCS SB 567 JUDICIAL SALARIES

Repeals sections 477.130, 478.013 and 478.018, RSMo 1986, and section 302.309, RSMo Supp. 1989, relating to state finances, and enacts in lieu thereof five new sections relating to the same subject.

This bill combines the judicial salary bill with a provision that will require clerks to notify the Department of Revenue when a misdemeanor or felony state offense traffic violator fails to appear or fails to pay a fine and court costs, and to notify Revenue if the violator subsequently pays the fine and costs. Revenue will be required to suspend the driver's license for failure to appear or to pay the costs and fine.

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SCS SB 567 JUDICIAL SALARIES (Cont.)

The bill also changes the hardship driving provisions to provide that an application must name the Director of Revenue as a party defendant and must be served on the director prior to any grant of hardship driving privilege.

The new judicial salaries are:

Supreme Court	\$91,594
Court of Appeals	\$85,500
Circuit Judge	\$79,164
Associate Circuit Judge	\$69,713

JUVENILES

CCS HCS SB 740 DRUG FREE SCHOOLS PROGRAM

This bill, which relates primarily to changes in the statutes pertaining to the department of education, also contains a provision creating the "Drug-Free Schools Program" within the department of elementary and secondary education. Through this program, the department may apply for and receive federal funds. The department, in consultation with a drug-free school advisory committee created by this act, is authorized to allocate and award funds to local law enforcement agencies and public schools working jointly to develop drug and alcohol use prevention and drug and alcohol trafficking suppression programs.

HB 1030 CHILDREN/DRUG HOUSES

Repeals sections 211.031 and 568.050, RSMo Supp. 1989 relating to the protection of children, and enacts in lieu thereof two new sections relating to the same subject, with penalty provisions.

Gives the juvenile court jurisdiction in instances where a person 17 years old or younger is found to be living in a drug house.

The legislation also expands the crime of endangering the welfare of a child to include encouraging, aiding, or causing a child less than 17 to enter a drug house.

HB 1734 RESTITUTION/JUVENILES

Repeals sections 8.150 and 537.045, RSMo 1986, and section 211.185, RSMo Supp. 1989, relating to certain judgments for restitution, and enacts in lieu thereof three new sections relating to the same subject.

Expands those liable for damages for vandalism and destruction of property committed by a person under 18 years of age, to include the juvenile.

HB 1777 SERVICE OF PROCESS BY PUBLICATION

Repeals section 211.111, RSMo 1986, relating to service of process in juvenile court proceedings and enacts in lieu thereof one new section relating to the same subject.

Makes changes in the law regarding service of process in juvenile proceedings by allowing service by publication.

MISCELLANEOUS

SS HCS HB 1287 PHARMACIST REGULATIONS

This bill changes the statutes relating to the licensing and regulation of pharmacies and pharmacists. One new section, 338.185, allows the Board of Pharmacy to have access to all records involving an applicant for license or license renewal where the applicant has been found guilty or pleaded guilty in a criminal prosecution whether or not sentence has been imposed.

PROBATE

SB 563 CONVICTS' TRUSTEES

Repeals sections 460.100 and 460.250, RSMo 1986, relating to estates of convicts, and enacts in lieu thereof two new sections relating to the same subject.

Authorizes imprisoned convicts' trustees to employ counsel and pay attorney fees in the prosecution of legal actions and to receive court determined fees rather than a set percentage of funds in trust.

SCS SB 596 DEPUTY PROBATE COMMISSIONERS

Repeals section 478.266, RSMo 1986, and section 473.767, RSMo Supp. 1989, relating to certain probate courts, and enacts in lieu thereof two new sections relating to the same subject.

This bill authorizes the probate division judge in Jackson County, St. Louis City, and, after January 1, 1991, St. Louis County to appoint a "deputy commissioner of the probate division" to be paid a salary equal to that of an associate circuit judge.

The bill also provides for transition and transfer of jurisdiction over probate estates when the public administrator of any charter county leaves office and another public administrator takes his place.

HB 1725 CERTIFICATE OF NEED/ESTATE RECOVERY

This bill is related primarily to health care facilities and services. However, it also contains a provision that will allow designated state agencies to make a claim for reimbursement against the estate of the spouse of a deceased former recipient of state assistance, excluding AFDC.

PROBATION AND PAROLE

CCS HS SB 497 MUNICIPAL COURTS PROBATION AND PAROLE

Repeals section 479.190, RSMo 1986, relating to probation and parole, and enacts in lieu thereof one new section relating to the same subject.

Makes more specific the powers and restrictions on judges hearing municipal cases in granting probation. Convicted persons may be required to perform community service and the supervisors or benefactors of such work are immune from liability except for intentional torts or gross negligence. Any person placed on municipal probation shall be given a certificate stating the conditions of probation.

RETIREMENT

HB 1276 STATE EMPLOYEES' RETIREMENT

Repeals sections 57.988, 70.755, 86.190, 86.353, 86.493, 86.563, 86.780, 87.090, 87.365, 87.485, 104.250, 104.415, 104.610, 143.801, 169.090, 169.380, 169.520, 169.587, 169.690 and 476.601, RSMo 1986, and sections 70.655, 70.695, 71.207, 104.040, 104.090, 104.103, 104.110, 104.255, 104.340, 104.345, 104.370, 104.371, 104.372, 104.374, 104.395, 104.420, 104.450, 104.516, 104.518, 104.540, 104.602, 104.612, 104.620, 109.589, 143.123, 143.124, 169.142, 287.820, and 476.686, RSMo Supp. 1989, relating to certain retirement systems, and enacts in lieu thereof fifty new sections relating to the same subject, with an effective date for certain sections.

Increases the percentage of final average compensation used to calculate benefits from 1.5% to 1.67%. Increases maximum COLA increases from 65% to 75% of original benefits; permits a retiree receiving a reduced benefit in order to provide a survivor's benefit to revert to a normal benefit if the spouse dies first; and increases legislators' retirement benefits by approximately 10%.

The bill also limits the \$6,000 tax exemption of retirement benefits to persons over age 62 and begins phaseout of the exemption on a dollar-for-dollar basis for single taxpayers earning between \$19,000 and \$25,000 and for married couples earning between \$26,000 and \$32,000.

SCS HCS HB 1347 RETIREMENT CREDIT/CIRCUIT CLERKS

This bill relates primarily to the Public School Retirement System. As it relates to the judiciary, the bill allows a circuit court employee who was not a member of a local retirement system prior to the employee's transfer from the county to the state payroll, but who paid the county an actuarial amount with which to fund MOSERS for creditable prior service, to receive a refund of the amount paid to the county, without loss of any creditable service with MOSERS. 104.345, RSMo Supp. 1989 (This provision was originally in SB 733.)

STATE EMPLOYEES

SS SB 838 ELECTRONIC SALARY TRANSFER

Repeals sections 30.180 and 33.160, RSMo 1986, relating to compensation of certain state employees, and enacts in lieu thereof three new sections relating to the same subject.

Allows any employee of the state to request that the employee's salary be electronically transferred to, or deposited in, the employee's checking or savings account.

SS HB 1452 PERSONNEL AND ADMINISTRATION

Repeals sections 37.300, 54.320 and 104.601, RSMo 1986, and sections 36.030 and 52.269, RSMo Supp. 1989, relating to certain government personnel, and enacts in lieu thereof five new sections relating to the same subject.

This bill provides for the establishment of a uniform system of classification and compensation of state employees, including those of non-merit agencies. The bill also increases from \$1,000 to \$5,000 the maximum award which may be made to a state employee for submitting cost cutting or efficiency producing suggestions and permits all non-merit state employees to participate in the program.

The bill also changes from 42 to 21 days of unused sick leave the number of days which, upon retirement, is needed to obtain one month service credit in MOSERS.

APPENDIX

HS HCS SS SB 834 Child Support Revisions

Repeals sections 56.240, 193.075, 452.345, 454.240, 454.400, 454.405, 454.485, 525.050, 525.230, 568.040, RSMo 1986, and sections 452.340, 452.350, 452.353, 452.370, 454.435, 454.500, 454.505, 454.506, RSMo Supp. 1989, relating to the establishing and enforcing of certain support obligations, and enacts in lieu thereof twenty-four new sections relating to the same subject, with an emergency clause for certain sections. **This bill was signed on 7/12/90.**

- 56.240 Contains technical changes in the compensation limitation and qualification requirements of assistant prosecuting attorneys appointed by the prosecuting attorney in counties of the third and fourth class
- 193.075 Requires parent(s) to furnish to the state registrar their social security number(s), in addition to other information required for a birth certificate
- 452.340 Further clarifies when child support obligation terminates for children who are enrolled in and attending a secondary school program of instruction
- 452.345 Provides that when the circuit clerk is acting as the trustee for support and maintenance payments, such payments shall be remitted to the obligee within three days of receipt by the circuit clerk and that circuit clerks shall deposit all receipts no later than the next working day after receipt. It also provides that payment by a non-guaranteed negotiable financial instrument occurs when the instrument has cleared the depository institution and has been credited to the trust account
- 452.350.2 Provides that effective November 1, 1990, income withholding shall be automatic for all orders entered or modified in IV-D cases, unless the court finds good cause not to require immediate withholding, or the parties reach an alternative written agreement
- 452.350.4 Provides that the circuit clerk shall automatically send notice of withholding to all employers or other payers, when identified to the circuit clerk, as well as the obligated parties, in those cases specified above; and that in all cases where notice is sent, the notice shall contain the social security number of the obligor, if available, and that if the social security number is not available, the employer or other payor shall not be liable for withholding from the incorrect obligor

- 452.350.5 Increases from three to six dollars the fee the employer may charge each obligor as reimbursement for costs for payments withheld
- 452.350.7 Requires specific identifying information, to the extent known, to be provided by the employer or other payor when withholding amounts for more than one order and combining them in one payment to the circuit clerk
- 452.370.1 Retains the provision that maintenance and support provisions may only be modified "upon a showing of changed circumstances so substantial and continuing as to make the terms unreasonable", but further defines a prima facie showing of this to be met if application of the guidelines established by Supreme Court Rule 88.01 would result in a change of child support from the existing amount by twenty percent or more
- 452.370.2 Provides that if the party seeking modification has met the burden of proof above, that the child support shall be determined in conformity with the criteria set forth in Supreme Court Rule 88.01
- 454.240 Gives the court of this state, when acting as the responding state, the power to impose a withholding order against the defendant
- 454.400 Gives the division of child support enforcement the power to review requests for modifications of child support orders in IV-D cases due to Supreme Court Rule 88.01 guidelines and initiate proceedings
- 454.405 Requires cooperative agreements to provide for incentive payments to be made by the state (from monies received from the federal government) to the city or county
- 454.435 Authorizes prosecuting attorneys to initiate modification proceedings on IV-D cases at the request of the division
- 454.485 Requires the division to provide the circuit clerk an additional copy of the administrative order establishing paternity and requires the circuit clerk, upon docketing, to forward the copy to the bureau of vital records of the department of health
- 454.500 Provides that administrative orders of child support may only be modified upon a showing of the changed circumstances standard regardless of whether the moving party is the person or agency having custody of the dependent child; states factors which the director shall consider in a proceeding for modification of child support; provides that a prima facie showing of changed circumstances is met if application of the guidelines of Supreme Court Rule 88.01 would result in a change of child support from the existing amount by twenty percent or more; provides that if this burden of proof is met the child support shall be determined in conformity with the criteria set forth in Supreme Court Rule 88.01

- 454.505.1 Requires the director to issue withholding orders to employers or other payers regardless of whether an arrearage exists
- 454.505.2 Requires such withholding orders to contain the social security number of the obligor if available
- 454.505.3 Increases from three to six dollars the fee the employer may withhold as reimbursement for costs for payments withheld
- 525.050 Further specifies who shall be served with a notice of garnishment for a corporation
- 525.230 Directs the court to allow the garnishee a fee, in addition to the amount allowed for answering the interrogatories, in the amount of the greater of eight dollars or two percent of the amount to be deducted for the trouble and expense in administering the notice of garnishment
- 525.233 Requires the social security number of the judgment debtor to be included in the writ of sequestration or notice of garnishment, when available, and if omitted, the garnishee shall not be liable for withholding from the incorrect debtor
- 568.040 Expands the crime of nonsupport of a spouse so that it can apply to a wife as well as a husband; makes technical changes to the definitions of "child" and "good cause"; and requires prosecuting attorneys who have entered into cooperative agreements with DCSE to report certain information on IV-D cases to the division
- Section B Defines terms and creates the "Statewide Automated System Steering Committee," whose function is to advise the Department of Social Services regarding the development and implementation of a comprehensive statewide automated system for child support enforcement

SCS HCS HB's 1370, 1037 and 1084 SEXUAL CRIMES/CHILDREN/ALLEGED CHILD ABUSE/REVIEW OF JUVENILES IN AGENCY CUSTODY

Repeals sections 210.145, 210.152, 210.720, 211.447, 452.310, 452.410, 566.030, 566.060, 566.100, 566.110, 566.120, 568.060, and 630.167, RSMo 1986, and sections 43.402., 198.070, 452.375, 452.423, 477.087, 556.037, 556.061, and 568.050, RSMo Supp. 1989, relating to the protection of certain persons, and enacts in lieu thereof forty-six new sections relating to the same subject, with penalty provisions.

The main provisions of this bill as they relate to the judiciary are:

- 43.402 Permits the highway patrol to assist in the investigation of reports of missing persons

198.070 Extends the time permitted for an appeal of a decision of the director of the division of aging relating to institutional abuse from 90 days to two years in certain situations

210.152 Extends the time for an appeal from a finding of abuse or neglect to two years in certain situations

210.565 Requires the court to give preference to relatives when foster home placement is being decided if it is in the best interest of the child

210.720 Defines relevant factors required to be considered in dispositional hearings for foster care continuation and requires the court to make written findings of fact and conclusions of law in any final disposition

211.093 Provides that orders of a juvenile court or relating to Chapter 210 are to take precedence over an order relating to dissolution, custody, adoption or adult abuse if there are inconsistencies

211.447 Provides for termination of rights in adoption cases
452.310 provides a stay of custody action in Chapter 452 proceedings where a child abuse proceeding is pending in juvenile court

452.314 Permits a guardian for an incapacitated person to file a petition for dissolution of the marriage if the guardian believes the spouse is abusing the incapacitated person

452.410 Provides for a change of judge for each party who files a motion to modify an award of joint custody

452.423 Provides that the guardian ad litem shall request the juvenile officer to file a petition if the guardian ad litem feels a child alleged to be abused or neglected is in danger

477.087 Removes the prohibition against appropriations for Supreme Court and Court of Appeals staff and office expenses other than those provided at the situs of the court

556.037 Extends the statute of limitations for child sexual abuse prosecutions to ten years for both felony and misdemeanor offenses

556.061 Changes the criminal code definitions to include those relating to "possess or possessed" and includes a definition of "ritual or ceremony"

566.030 Change the definitions of crimes and the penalties relating to
566.060 forcible rape and sodomy

566.100 Create new crimes relating to ritual or ceremony-related
566.110 sexual abuse
566.120

568.045	Change the definitions for crimes of endangering the welfare
568.050	of a child
568.060	Raises the age limit for the crime of child abuse to under 18 instead of 17
630.167	Provides for appeal from an administrative decision involving abuse or neglect of institutionalized patients and residents of certain state facilities
Section 2	Requires the department of social services to develop uniform protocols for investigation of child sexual abuse cases
Section 3	Creates a statute of limitations for civil actions involving childhood sexual abuse
Section 5	Provides that any person who is convicted of or pleads guilty or nolo contendere to any sexual offense involving a child shall be required as a condition of probation or parole to be involved in an appropriate treatment program
Section 6	Establish treatment programs for juvenile sex offenders and
Section 7	sex offenders of children
Section 9	Requires the payment of an additional fee of \$20.00 for the issuance of or a certified copy of a marriage license, to be distributed to the Children's Trust Fund and to domestic violence shelters
Section 11	Creates the "Combined Senior Citizens Services Center/ Residential Health Care Facility/Child Day Care Center Community Grants Program"
Section 20	Requires the Supreme Court, by January 1, 1991, to develop a jury instruction to be used in criminal trials wherein a child under the age of 10 is a witness